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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/960,008	09/21/2001	Linda Morales	NRT.0103US	.4221
21906 TROP PRUNE	7590 · 07/18/2007 R & HU. PC	007	EXAMINER	
1616 S. VOSS ROAD, SUITE 750		WONG, WARNER		
HOUSTON, TX 77057-2631		ART UNIT	PAPER NUMBER	
			2616	
			MAIL DATE	DELIVERY MODE
			07/18/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)				
	09/960,008	MORALES ET AL.				
Office Action Summary	Examiner	Art Unit				
	Warner Wong	2616				
The MAILING DATE of this communication appeared for Reply	pears on the cover sheet with t	he correspondence address				
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailin earned patent term adjustment. See 37 CFR 1.704(b).	PATE OF THIS COMMUNICATION of the communication of	FION. be timely filed from the mailing date of this communication. DONED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 12 A	April 2007.					
·	<i>,</i> —					
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under	Ex parte Quayle, 1935 C.D. 1	1, 453 O.G. 213.				
Disposition of Claims						
4)⊠ Claim(s) <u>1,3-9 and 12-32</u> is/are pending in the	e application.					
4a) Of the above claim(s) is/are withdra	wn from consideration.					
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1,3-9,and 1232</u> is/are rejected.	6)⊠ Claim(s) <u>1,3-9,and 1232</u> is/are rejected.					
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/o	or election requirement.					
Application Papers						
9) The specification is objected to by the Examina	er.					
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correct	ction is required if the drawing(s)	is objected to. See 37 CFR 1.121(d).				
11)☐ The oath or declaration is objected to by the E	xaminer. Note the attached O	ffice Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign	n priority under 35 U.S.C. § 1	19(a)-(d) or (f).				
a) All b) Some * c) None of:	As have been received					
 Certified copies of the priority documen Certified copies of the priority documen 		lication No				
Copies of the certified copies of the priority documents Copies of the certified copies of the priority documents	•					
application from the International Burea		served in this realistial stage				
* See the attached detailed Office action for a lis	, , , ,	ceived.				
Attachment(s)						
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Sum Paper No(s)/N	mary (PTO-413) fail Date				
3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date		mal Patent Application				

DETAILED ACTION

Claim Objections

1. Claims 16-23 objected to because of the following informalities:

Each claim comprises the limitation "adapted to". Such language suggests or makes optional but does not require steps to be performed or does not limit a claim to a particular structure does not limit the scope of a claim or claim limitation. The claim may be in better form by removing the limitation "adapted See MPEP§ 2111.04.

Appropriate correction is required.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1, 3, 6, 8 and 30 are rejected under 35 U.S.C. 103(a) as being unpatentable over Dolan (2002/0057653).

Regarding claim 1, Dolan describes a method for performing wireless communications between base stations, comprising:

communicating bearer traffic for a packet-switched communication session between a mobile station and a first base station (BS) associated with a first type of wireless system (fig. 2 and paragraphs 8 & 25, a vendor-specific base station with a rigid interconnection protocol);

determining if handoff is required from the first base station to a second base station (BS) associated with a second different type of wireless system (fig. 2 and paragraph 10, hand-off to a vendor-specific base station with a rigid protocol);

in response to determining that the handoff is required, sending a message from the first base station to the second base station, the message indicating to the second base station that handoff is required (fig. 6, "source transfer request" from source BS to target BS via MSC).

Dolan fails to explicitly describe that the first and second BS are of different vendors using different customized protocols.

However, Dolan describes that an invention to customized the wireless infrastructure by combining and interconnecting incompatible, vendor-specific (or non-upgraded) system components with rigid interconnection protocols (fig. 1-4 & paragraph 7-9 & 11).

It would have been obvious to one with ordinary skill in the art at the time of invention by applicant to understand that the customization of Dolan's network components includes the use of different vendor-specific base stations with different interconnection protocols.

The motivation for combining this understanding is that it allows for reaching an agreement of the handoff type before the handoff procedure is commenced (Dolan, paragraph 41).

Regarding claims 3, 6 and 8, Dolan suggests:

the first BS comprises an IS-2000 base station and wherein communication the bearer traffic comprises communication the bearer traffic between the mobile station and the IS-2000 base station (fig. 2 & paragraph 7, BS 220 may be of a new-technology CDMA, i.e. CDMA-2000, which is IS-2000).

3. Claims 4-5, 7, 9 & 12-15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Dolan as applied to claim 1 above, and further in view of Bender (US 2006/0148511).

Regarding claims 4-5, Dolan describes a handoff determination between the first type of BS exemplified as a CDMA BS to a second type of BS as set forth in claim 3, but fails to describe that the second type of BS may be an HDR/1xEV BS.

Bender also describes the forwarding the mobile's messages/communication, particularly from a CDMA (IS-2000) BS to a HDR (i.e. 1xEV) BS (fig. 1, paragraph 44) which may be for an handoff (paragraph 30).

It would have been obvious to one with ordinary skill in the art at the time of invention by applicant to specify that the second type of BS of Dolan being a HDR/1xEV type as in Bender.

The motivation for combining the teachings is that it is highly desirable to forward messages from one type of radio-communications to another (Bender, paragraphs 7, 9).

Regarding claims 7 and 9, Dolan and Bender combined further suggest: the handoffs determination may be from a HDR/1xEV BS to a CDMA/IS-2000 BS (Bender,

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fig. 1, paragraphs 7 & 9, message forwarding is understood to be from/to CDMA radio network to/from HDR radio network 122).

Regarding claim 12, Dolan and Bender combined further describe sending another message from the HDR (second) BS to the CDMA/IS-2000 (first) BS to initiate a handoff procedure (Dolan, fig. 6, "source transfer acknowledgement" messages from target BS to source BS via MSC).

Regarding claim 13, Dolan and Bender combined further describe sending a further message from the first base station to the second base station to indicate that the mobile station has been directed to hand off to the second base station (Dolan, fig. 6, "source transfer commit" messages from source BS to target BS via SDU).

Regarding claim 14, Dolan and Bender combined further describes that the message comprises sending the message over a link between the first BS and the second BS (Dolan, fig. 6, from Source BS to MSC to target BS).

Regarding claim 15, it is well known that the soft (make-before-break) handoff such as that of Dolan may be degraded and become a hard (break-before-make) handoff (column 24, lines 33-35) in adverse situations.

Claims 16- 23 are apparatus claims drawn to the limitations deriving from method claims 1-15; hence they are rejected using the same rationale.

Claims 24-29 are article claims drawn to the limitations deriving from method claims 1-15; hence they are rejected using the same rationale.

Regarding claims 30-32, Dolan suggests:

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a link directly connecting the first base station and the second base station for sending messages (fig. 2, links 231 & 233).

Response to Arguments

4. Applicant's arguments with respect to claims 1-29 have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Warner Wong whose telephone number is 571-272-8197. The examiner can normally be reached on 5:30AM - 2:00PM, M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Wing Chan can be reached on 571-272-7493. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Warner Wong Examiner Art Unit 2616

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